

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

SHENZHEN HONGHONGJING TRADING
CO. LTD.

Plaintiff,

v.

THE PARTNERSHIPS AND
UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE “A,”

Defendants.

Civil Action No. 1:24-cv-03943

Honorable John Robert Blakey

JURY TRIAL DEMANDED

FINAL JUDGMENT ORDER

This action having been commenced by Plaintiff Shenzhen Honghongjing Trading Co., Ltd. (“Plaintiff”) against the fully interactive, e-commerce stores operating under the seller aliases identified on the Schedule A to the Complaint (collectively, the “Seller Aliases”), and Plaintiff having moved for entry of Default and Default Judgment against the remaining defendants identified on the Amended Schedule A attached hereto (collectively, the “Defaulting Defendants”);

This Court having entered upon a showing by Plaintiff a temporary restraining order and preliminary injunction against Defaulting Defendants which included an asset restraining order;

Plaintiff having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the

action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants having failed to answer the Amended Complaint or otherwise plead, and the time for answering the Amended Complaint having expired;

THIS COURT HEREBY FINDS that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defaulting Defendants have targeted sales to Illinois residents by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and have sold products infringing directly and/or indirectly the patented Design.

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for patent infringement (35 U.S.C. § 271).

IT IS HEREBY ORDERED that Plaintiff's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are deemed in default and that this Final Judgment is entered against Defaulting Defendants.

IT IS FURTHER ORDERED that:

1. Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under or in active concert with them be permanently enjoined and restrained from:
 - a. offering for sale, selling, and importing any product not authorized by Plaintiff and that includes any reproduction, copy or colorable imitation of the design claimed in the Patented Design;
 - b. aiding, abetting, contributing to, or otherwise assisting anyone in infringing upon

the Patented Design; and

- c. effecting assignments or transfers, forming new entities or associations or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth in Subparagraphs (a) and (b).

2. Upon Plaintiff's request, any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms such as eBay Inc. ("eBay"), AliExpress, Alibaba Group Holding Ltd. ("Alibaba"), Amazon.com, Inc. ("Amazon"), and ContextLogic Inc. d/b/a Wish.com ("Wish.com") (collectively, the "Third Party Providers") shall within five (5) business days after receipt of such notice disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of infringing goods using the Patented Design.
3. Pursuant to 35 U.S.C. § 289, Plaintiff is awarded profits from each of the Defaulting Defendants for infringing use of the Patented Design on products sold through at least the Defaulting Defendants' Online Marketplaces according to the below chart:

Defendant	Defendant Name	Seller ID.	Damage Award
3	Amorebelle Beauty	AKYPBTTXO8U7T	250
9	Chen'choice	A2MQJT0OFU6LU1	250
10	DaoYa	A15KM3CG8P7D1O	1590.89
14	Efuture--US	A1GFHHP9URL712	1102.37
16	iRealy Fashion	AR2DJ9YXFSG2	250
17	Jacrane	A28DK9UBE3IZ4H	3835.14
21	BCZ Shop	A2A71092R7A2I	496.94
22	QiTai (take a clear-cut stand)	A2WVWP39AZVUOP	2366.56
24	Roseya	A24ORXUTMUL8ZJ	11458.72

25	Sanzhou	A15M50FAC9R6LZ	250
26	SFXULIX	A1CSCQDPSZE2OG	294,666.6
28	TianJinShiHongYeGan gGuanYouXianGongSi (XU AN JINS MUS)	A21OZ090VGPGUY	250
31	VVABELLI Store	A2W5ARCORRB5QO	250
34	zhaolein369	A1VG22WG6X8HZF	250
35	MaiDou Co. Ltd.		250

4. The Defendants are jointly and severally liable for the total amount awarded in Section 3 of this order.
5. Plaintiff may serve this Order on Third Party Providers, including PayPal, Inc. (“PayPal”), Alipay, Alibaba, Ant Financial Services Group (“Ant Financial”), Wish.com, and Amazon, by e-mail delivery to the e-mail addresses Plaintiff used to serve the Temporary Restraining Order on the Third Party Providers.
6. Any Third Party Providers holding funds for Defaulting Defendants, including PayPal, Alipay, Alibaba, Ant Financial, Wish.com, and Amazon Pay, shall, within five (5) business days of receipt of this Order, permanently restrain and enjoin any financial accounts connected to Defaulting Defendants’ Seller Aliases or Online Marketplaces from transferring or disposing of any funds, up to the above identified damages award, or other of Defaulting Defendants’ assets.
7. All monies, up to the above identified damages award, currently restrained in Defaulting Defendants’ financial accounts, including monies held by Third Party Providers such as PayPal Alipay, Alibaba, Ant Financial, Wish.com, and Amazon Pay, are hereby released to Plaintiff as partial payment of the above-identified damages, and Third Party Providers, including PayPal, Alipay, Alibaba, Ant Financial, Wish.com,

and Amazon Pay, are ordered to release to Plaintiff the amounts from Defaulting Defendants' financial accounts within ten (10) business days of receipt of this Order.

8. Until Plaintiff has recovered full payment of monies owed to it by any Defaulting Defendant, Plaintiff shall have the ongoing authority to serve this Order on Third Party Providers, including PayPal, Alipay, Alibaba, Ant Financial, Wish.com, and Amazon Pay, in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers, including PayPal, Alipay, Alibaba, Ant Financial, Wish.com, and Amazon Pay, shall within ten (10) business days:
 - a. locate all accounts and funds connected to Defaulting Defendants' Seller Aliases and Online Marketplaces, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, and any e-mail addresses provided for Defaulting Defendants by third parties;
 - b. restrain and enjoin such accounts or funds from transferring or disposing of any money or other of Defaulting Defendants' assets; and
 - c. release all monies, up to the above identified damages award, restrained in Defaulting Defendants' financial accounts to Plaintiff as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.
9. In the event that Plaintiff identifies any additional online marketplaces or financial accounts owned by Defaulting Defendants, Plaintiff may send notice of any supplemental proceeding to Defaulting Defendants by e-mail and any e-mail addresses provided for Defaulting Defendants by third parties.
10. The forty-one thousand dollar (\$41,000) cash bond, plus any applicable interest earned,

posted by Plaintiff is hereby released to Plaintiff's counsel, Stratum Law LLC. The Clerk of the Court is directed to return the cash bond previously deposited with the Clerk of the Court to Plaintiff or its counsel.

This is a Final Judgment.

DATED: February, ____ 2025

Honorable John Robert Blakey
United States District Judge

SCHEDULE A (REMAINING DEFAULTING DEFENDANTS)

Defendant	Defendant Name	Seller ID.	Platform
3	Amorebelle Beauty	AKYPBTTXO8U7T	Amazon
9	Chen'choice	A2MQJT0OFU6LU1	Amazon
10	DaoYa	A15KM3CG8P7D1O	Amazon
14	Efuture--US	A1GFHHP9URL712	Amazon
16	iRealy Fashion	AR2DJ9YXFSG2	Amazon
17	Jacrane	A28DK9UBE3IZ4H	Amazon
21	BCZ Shop	A2A71092R7A2I	Amazon
22	QiTai (take a clear-cut stand)	A2WVWP39AZVUOP	Amazon
24	Roseya	A24ORXUTMUL8ZJ	Amazon
25	Sanzhou	A15M50FAC9R6LZ	Amazon
26	SFXULIX	A1CSCQDPSZE2OG	Amazon
28	TianJinShiHongYeGan gGuanYouXianGongSi (XU AN JINS MUS)	A21OZ090VGPGUY	Amazon
31	VVABELLI Store	A2W5ARCORRB5QO	Amazon
34	zhaolein369	A1VG22WG6X8HZF	Amazon
35	MaiDou Co. Ltd.		Walmart